

State of Utah

DEPARTMENT OF NATURAL RESOURCES

MICHAEL R. STYLER
Executive Director

Division of Oil, Gas and Mining

JOHN R. BAZA
Division Director

February 12, 2014

Certified Return Receipt 7005 0390 0005 5857 3043

Deborah Neichter Lexon Insurance Company 2307 River Road, Suite 200 Louisville, Kentucky 40206

Subject: Authorization for Full Release of Reclamation Surety Number

, Utelite

Corporation, Grass Creek Utelite Mine, M/043/0029, Summit County, Utah

Dear Ms. Neichter:

Lexon Insurance Company is presently holding surety bond # #for the benefit of the State of Utah, Division of Oil, Gas and Mining, as a form of reclamation surety for Utelite Corporation, grass Creek Utelite mine. The mine operator has furnished a replacement surety, and this letter authorizes the full release of the surety from Lexon Insurance Company.

If you have any questions or concerns, please contact Dana Dean at 801-538-5320, or Paul Baker at 801-538-5261. Thank you for your help in this matter.

Sincerely,

John R. Baza

Director

JRB:pbb:lah:pb Enclosure: Recla

Enclosure: Reclamation Surety

Cc: Carsten Mortensen - Utelite Corporation

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May 24, 2006

Bond Number Surety NAIC No. 13307
Permit Number S / 043 / 029
Mine Name Grass Creek Utelite

ATTACHMENT A

To RECLAMATION CONTRACT BETWEEN PRINCIPAL AND DIVISION

STATE OF UTAH

DEPARTMENT OF NATURAL RESOURCES

Division of Oil, Gas and Mining

1594 West North Temple Suite 1210

Box 145801

Salt Lake City, Utah 84114-5801

Telephone: (801) 538-5291

THE UTAH MINED LAND RECLAMATION ACT

Fax: (801) 359-3940

SURETY BOND

The undersigned _Utelite Corporation	as Principal,
a Corporation or	ganized under the laws of the State ofUtah and, as Surety, a Corporation
organized under the laws of the State of	Texas , hereby jointly and severally bind ourselves, cessors, and assigns, jointly and severally, unto the State of
	f Eighteen Thousand Six Hundred & No/100 * * * *
dollars (\$ 18,600.00).	
and conditions of the Reclamation Contr	secure the obligations of the Principal, as set forth by the terms act, and any addendums thereto, to reclaim lands that will be ed in the Notice of Intention received, or approved if day of, 20, 20
The lands that are covered by this	s Surety Bond are the Lands Affected by mining
operations as defined and describ	ed in the above Notice, and the Mining and
Reclamation Plan if required, sub	ject to terms and conditions of the Reclamation
Contract.	

The condition of this obligation is that if the Division determines that Principal has satisfactorily reclaimed the disturbed lands in accordance with the Mining and Reclamation Plan or Notice and has faithfully performed all requirements of the Mined Land Reclamation Act, and

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complied with the Rules and Regulations adopted in accordance therewith, then this obligation shall be void; otherwise it shall remain in full force and effect. Failure of the Principal to fulfill the obligations specified by the Mined Land Reclamation Act and the Rules adopted there under, and in accordance with the specification of the Principal's Mining and Reclamation Plan or Notice, may result in forfeiture of this bond in accordance with the applicable statutes and regulations.

If the Mining and Reclamation Plan or Notice provides for periodic partial reclamation of the lands affected, and if the lands are reclaimed in accordance with such Plan or Notice, Act and regulations, then Principal may apply for a reduction in the amount of this Surety Bond. In the converse, if the Mining and Reclamation Plan or Notice provides for a gradual increase in the lands affected or the extent of disturbance, then, the Division may require that the amount of this Surety Bond be increased, with the written approval of the Surety. The amount of reclamation surety may also be adjusted as a result of a periodic review by the Division, which shall take into account inflation/deflation based upon an acceptable Costs Index, or at the request of the operator.

This bond may be canceled by Surety after ninety (90) days following receipt by the Division and Principal of written notice of such cancellation. Written notice to the Division and Principal as required by this paragraph shall be provided by certified mail or by a courier service that provides proof of delivery by signature of the recipient. Surety's liability shall then, at the expiration of said ninety (90) days, cease and terminate except that Surety will remain fully liable for all reclamation obligations of the Principal incurred prior to the date of termination.

Principal and Surety and their successors and assigns agree to guarantee said obligation and to indemnify, defend, and hold harmless the Division from any and all expenses (including attorney fees) which the Division may sustain in the collection of sums due hereunder.

Surety will give prompt notice to Principal and to the Division of the filing of any petition or the commencement of any proceeding relating to the bankruptcy, insolvency, reorganization, or adjustment of the debts of Surety, or alleging any violation or regulatory requirements which could result in suspension or revocation of the Surety's license to do business.

Surety is licensed to do business in Utah and is rated by A. M. Best as A- or better or rated as having Financial Performance Rating (FPR) of 8 or better, and is listed in the U. S. Department of Treasury's Circular "570." Upon incapacity of the Surety by reason of bankruptcy, insolvency, or suspension or revocation of its license, or upon failure to maintain the A. M. Best or FPR rating and listing on Circular "570", Principal shall be without adequate bond coverage as required by the Division and shall have 120 days after notice to replace the bond with other bonds acceptable to the Division. If the Principal does not replace this surety bond as required, the Division may order cessation of mining operations and commence actions to enforce its rights against the Surety. The Surety's liability shall continue and the Surety will remain fully liable for all reclamation obligations of the Principal incurred until this surety bond is forfeited, or the conditions of this obligation have been satisfied.

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IN WITNESS WHEREOF, the Principal and Surety hereunto set their signatures and seals as of the dates set forth below.

Utelite Corporation	
Principal (Permittee)	
Carsten Mortensen President By (Name and Title typed):	
Signature Signature	Z-16-//
Surety Company	
Lexon Insurance Company	2307 River Road, Suite 200
Surety Company Name	Street Address
Deborah Neichter	Louisville, KY 40206
Surety Company Officer	City, State, Zip
Attorney-in-Fact	502-636-9191
Title/Position	Phone Number
Aprich Verilter	January 28, 2011
Signature /	Date

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SO AGREED this 28th day of January , 20 11 .

AND APPROVED AS TO FORM AND AMOUNT OF SURETY:

John R. Baza, Director

Utah State Division of Oil, Gas and Mining

*NOTE: Where one signs by virtue of Power of Attorney for a Surety, such Power of Attorney must be filed with this bond. If the Operator is a corporation, the bond shall be executed by its duly authorized officer.

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AFFIDAVIT OF QUALIFICATION

On the 28th day of January, 20 11, Deborah Neichter
personally appeared before me, who being by me duly sworn did say that he/she, the said
individual is the Attorney-in-Fact of
Lexon Insurance Company and duly acknowledged that said instrument was signed on behalf of said company by authority of its bylaws or a resolution of its board of directors and said Lexon Insurance Company duly acknowledged to me that said company executed the same, and that
he/she is duly authorized to execute and deliver the foregoing obligations; that said Surety is authorized to execute the same and has complied in all respects with the laws of Utah in reference to becoming sole surety upon bonds, undertaking and obligations.
Signed: see authority/resolution in Power of Attorney Wording
Surety Officer Attached
Title: Attorney-in-Fact
STATE OF Kentucky)) ss: COUNTY OF Jefferson)
Subscribed and sworn to before me this <u>28th</u> day of <u>January</u> , 20 <u>11</u> .
Brue De to Jechan
Notary Public Bonnie J. Wortham
Residing at: 2307 River Road, Suite 200 Louisville, KY 40206
My Commission Expires:
October 27 , 20 11 .

POWER OF ATTORNEY

LX - 84951

Lexon Insurance Company

KNOW ALL MEN BY THESE PRESENTS, that **LEXON INSURANCE COMPANY**, a Texas Corporation, with its principal office in Louisville, Kentucky, does hereby constitute and appoint: **Brook T. Smith, Kathy Hobbs, Raymond M. Hundley, Jason D. Cromwell,**

James H. Martin, Sandra F. Harper, Myrtie F. Henry, Virginia E. Woolridge, Deborah Neichter, Jill Kemp, Jackie C. Koestel, Sheryon Quinn

its true and lawful Attorney(s)-In-Fact to make, execute, seal and deliver for, and on its behalf as surety, any and all bonds, undertakings or other writings obligatory in nature of a bond.

This authority is made under and by the authority of a resolution which was passed by the Board of Directors of **LEXON INSURANCE COMPANY** on the 1st day of July, 2003 as follows:

Resolved, that the President of the Company is hereby authorized to appoint and empower any representative of the Company or other person or persons as Attorney-In-Fact to execute on behalf of the Company any bonds, undertakings, policies, contracts of indemnity or other writings obligatory in nature of a bond not to exceed \$2,500,000.00, Two-million five hundred thousand dollars, which the Company might execute through its duly elected officers, and affix the seal of the Company thereto. Any said execution of such documents by an Attorney-In-Fact shall be as binding upon the Company as if they had been duly executed and acknowledged by the regularly elected officers of the Company. Any Attorney-In-Fact, so appointed, may be removed for good cause and the authority so granted may be revoked as specified in the Power of Attorney.

Resolved, that the signature of the President and the seal of the Company may be affixed by facsimile on any power of attorney granted, and the signature of the Vice President, and the seal of the Company may be affixed by facsimile to any certificate of any such power and any such power or certificate bearing such facsimile signature and seal shall be valid and binding on the Company. Any such power so executed and sealed and certificate so executed and sealed shall, with respect to any bond of undertaking to which it is attached, continue to be valid and binding on the Company.

IN WITNESS THEREOF, **LEXON INSURANCE COMPANY** has caused this instrument to be signed by its President, and its Corporate Seal to be affixed this 21st day of September, 2009.

A
TEXAS
INSURANCE
COMPANY

LEXON INSURANCE COMPANY

David E. Campbell President

ACKNOWLEDGEMENT

On this 21st day of September, 2009, before me, personally came David E. Campbell to me known, who being duly sworn, did depose and say that he is the President of **LEXON INSURANCE COMPANY**, the corporation described in and which executed the above instrument; that he executed said instrument on behalf of the corporation by authority of his office under the By-laws of said corporation.

"OFFICIAL SEAL"
MAUREEN K. AYE
Notary Public, State of Illinois
My Commission Expires 09/21/13

CERTIFICATE

Maureen K. Aye Notary Public

I, the undersigned, Secretary of **LEXON INSURANCE COMPANY**, A Texas Insurance Company, DO HEREBY CERTIFY that the original Power of Attorney of which the foregoing is a true and correct copy, is in full force and effect and has not been revoked and the resolutions as set forth are now in force.

Signed and Sealed at Woodridge, Illinois this

_ Day of January , 2011

TEXAS INSURANCE COMPANY

Donald D. Buchanan

ld D. Buchanas

"WARNING: Any person who knowingly and with intent to defraud any insurance company or other person, files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties."